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appropriations for other municipal purposes are made, which sum so appreciated shall be included in the annual tax levy of such municipality and collected in the same manner and at the same time as other municipal taxes, and shall be applied to the purpose of supporting and maintaining such indigent persons resident of such municipalities, as may be sent by order of any overseer of the poor or other proper authority of such municipality to any hospital duly incorporated under the laws of this State and located in such municipality or in any other municipality in the same or an adjoining county.

2. Where no appropriation has been made in the manner provided in section 1 of this act for the purpose therein mentioned, it shall and may be lawful for the council or other legislative body of any such municipality which has no hospital located therein maintained by such municipality, to transfer and carry forward an amount not exceeding the said sum of \$1,000 of any unexpended balance or balances of taxes that have been levied in any such municipality for any purpose during any previous fiscal year, and appropriate the same to the purpose of supporting and maintaining such indigent persons residents of such municipality as may be sent by order of any overseer of the poor or other proper authority of such municipality, to any hospital duly incorporated under the laws of this State, and located in such municipality or in any other municipality in the same or an adjoining county.

3. The moneys so raised or appropriated shall be kept as a separate fund known as the hospital fund, and shall not be used for any other purpose whatever, and such municipality shall have power to regulate the mode of sending such patients to such hospital or hospitals and also the mode and terms of paying for the care and maintenance of such patients so sent to such hospital or hospitals.

County Physicians—Appointment of Substitutes. (Act Apr. 9, 1913.)

1. In case the county physician of any county shall be sick, or from any cause shall be unable to attend and make view and inquiry of any dead body or perform any services required by the act of which this is a supplement, it shall be lawful for him to nominate and appoint, in writing, under his hand, any other licensed physician of said county to perform such specific services as he may be unable to perform; and the physicians so appointed shall, in that behalf, possess all the powers of the said county physician, and all fees and charges of said physician so appointed, for such services rendered while acting under such appointment, shall be paid by said county physician.

OREGON.

Marriage—Certificate of Health Required. (Chap. 187, Act Feb. 26, 1913.)

SECTION 1. That before any county clerk in this State shall issue a marriage license the applicant therefor shall file with the clerk from whom such license is sought, a certificate from a physician duly authorized to practice medicine within the State, made under oath, within 10 days from the date of filing the same, showing that the male person thus seeking to enter the marriage relation is free from contagious or infectious venereal disease.

SEC. 2. Any physician who shall knowingly and willfully make any false statement in any certificate issued, as herein provided, shall be punished by the revocation of his license to practice his profession within the State.

SEC. 3. All fees and charges for any physician making the necessary examination of and issuing the necessary certificate to any one party, as herein provided, shall not exceed the sum of \$2.50.

SEC. 4. The county physicians of the several counties shall, upon request, make the necessary examination and issue such certificate, if the same can properly be issued, without charge to the applicant, if indigent.